



no prejudice will result to any party should this Motion be granted.

4. Movant has notified Defendant of his intent to withdraw, and a copy of this Motion will be sent to Defendant.

5. The granting of this Motion to Withdraw will not jeopardize the rights of Defendant. The requested withdrawal is not for the purposes of delay. The Defendant has time to employ counsel, represent himself, or request court-appointed counsel.

6. In accordance with Federal Rules of Civil Procedure, the Defendant's last known address, telephone number, and email which they have provided are as follows:

Eric Louvin  
Telephone number: (432) 559-1923  
4626 Grass Fight  
San Antonio, TX 78253  
United States  
Email: r.lautogroup14@gmail.com

Megan Louvin  
Telephone number: (210) 775-5958  
4626 Grass Fight  
San Antonio, TX 78253  
United States  
Email: rlacctpay@gmail.com

**WHEREFORE, PREMISED CONSIDERED,** Movant respectfully requests that this Honorable Court grant this Motion, permit the withdrawal of ALFONSO KENNARD, JR., and EDDIE HODGES JR. of KENNARD LAW P.C. as counsel of record, schedule a hearing at the Court's earliest convenience, and postpone any pending matters, including the upcoming mediation, until Mr. and Mrs. Louvin have had the opportunity to secure new counsel.

Respectfully Submitted,

 **Kennard Law P.C.**



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**Alfonso Kennard, Jr.**  
Texas Bar No. 24036888  
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[Alfonso.Kennard@kennardlaw.com](mailto:Alfonso.Kennard@kennardlaw.com)

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Tel: (713) 742-0900

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**ATTORNEYS FOR PLAINTIFF**

**CERTIFICATE OF CONFERENCE**

Pursuant to Texas Rules of Civil Procedure, I hereby certify that on May 30, 2024 I conferred with counsel for Plaintiff, Douglas B. Welmaker, informing him of the relief sought in this motion. Plaintiff's counsel has expressed being OPPOSED to the filing of this motion.

I hereby certify that on May 30, 2024 I conferred with the Defendant regarding this motion, and they are UNNOPOSED to the filing of this motion.



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Alfonso Kennard, Jr.

**CERTIFICATE OF SERVICE**

I hereby certify that on this day 30<sup>th</sup> of May 2024, a true and correct copy of Movant's Opposed Motion to Withdraw was e-filed with the Court by using the Court's CM/ECF system and served to Plaintiff via CMRR and electronic mail at the following address:

Douglas B. Welmaker  
Attorney-in-Charge

*Movant's Opposed Motion to Withdraw*

State Bar No. 00788641  
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409 N. Fredonia, Suite 118  
Longview, Texas 75601  
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Alfonso Kennard, Jr.